

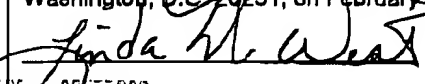
Docket No. 1020843-991160

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Arnoldo Valenzuela
Serial No: 09/577,209 Group Art Unit: Unknown
Filed: May 23, 2000 Examiner: Unknown
Title: TELESCOPE MIRROR FOR HIGH BANDWIDTH FREE SPACE OPTICAL
DATA TRANSMISSION

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being delivered via
facsimile at 703/ 308,6916 to: Box DAC, Commissioner for Patents,
Washington, D.C. 20231, on February 24, 2003.



09/577,209 0000023 0710 05 09577209

01 F01.001 130.00 CH
02 F01.002 170.00 CH
03 F01.003 1300.00 CH

PETITION UNDER 37 C.F.R. § 1.137(b) TO REVIVE AN
UNINTENTIONALLY ABANDONED APPLICATION

Attention: John Gillom, Office of Petitions
Box DAC
Commissioner for Patents and Trademarks
Washington, D.C. 20231

FAX RECEIVED

FEB 24 2003

PETITIONS OFFICE

Sir:

Applicant hereby petitions under 37 CFR §1.137(b) for revival of the above-identified
application on the grounds of unintentional abandonment.

REMARKS

The above-identified applicant was abandoned for failure to timely reply to the
Notice to File Missing Parts mailed July 31, 2000. In fact, the Response to the Notice to
File Missing Parts was submitted with the incorrect serial number of this application.

A response to the Notice to File Missing Parts, with a copy of the Notice, an
executed Declaration/Power of Attorney, an Assignment with Recordation Cover Sheet and
a check to cover the required fees were submitted with a Petition Under 37 CFR §1.137(a)
to revive the application as being unavoidably abandoned on October 22, 2002. The
present Petition under §1.137(b) replaces the Petition under 37 §1.137(a) previously filed.

Docket No. 1020843-991190

Since this application was filed on or after June 8, 1995, no terminal disclaimer is required.

The entire delay in filing the required response to the Notice to File Missing Parts from the due date for the required reply until the filing of a grantable Petition under 37 CFR §1.137(b) was unintentional.


The petition fee of \$1,280.00 required by CFR §1.137(m) for this Petition as well as any other fee which may be due, may be charged to Deposit Account No. 07-1896.

Respectfully submitted,

GRAY CARY WARE & FREIDENRICH LLP

Dated: February 24, 2003

By


Barry Young
Reg. No. 27,744
Attorney for Applicant

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1020843-991160

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**Examiner John Gillom
Office of Petitions
Commissioner for Patents**

703/ 305 9199**703/ 308 6916**

**From: Barry N. Young
650-320-7439**

Client-Matter Number: 1020843-991160

Re: U.S. Serial No. 09/577,209 Filed May 23, 2000

Applicant – Arnoldo Valenzuela

Pages: - 3 - (including this form) **Originals: ☒ will be mailed ☐ will not be mailed**

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Fax Operator/Ext.**

Message:

Urgent!

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FEB 24 2003

PETITIONS OFFICE

Mr. Gillom,

In response to our telephone conference, attached is our Petition under 37 CFR Section 1.137(b).

If anything further remains, please telephone me at the above number.

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